UNITED STATES DISTRICT COURT

FILED CHARLOTTE, NC

for the

Western District of North Carolina

JUN 18 2025

Charlotte Division

US DISTRICT COURT WESTERN DISTRICT OF NC

SALLAMONDRA ROBINSON THE ESTATE OF SHANQUELLA ROBINSON	Case No. 3': QY-CW-0100 Q-MOC-SCR (to be filled in by the Clerk's Office)
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) -V-	Jury Trial: (check one)
E'MANI GREEN (ALYSSE HYATT,WENTER DONOVAN,NAZEER WIGGINS, KHALIL COOKE, MALIK DYER))))
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.))))

THE DEFENDANT'S ANSWER TO THE COMPLAINT

I. The Parties Filing This Answer to the Complaint

Provide the information below for each defendant filing this answer or other response to the allegations in the plaintiff's complaint. Attach additional pages if needed.

Name	PRO SE E'MANI GREEN
Street Address	221 GRANDVIEW TERR
City and County	HARTFORD
State and Zip Code	CT, 06114
Telephone Number	860-214-3395
E-mail Address	EMANIGREENN@GMAIL.COM

II. The Answer and Defenses to the Complaint

A. Answering the Claims for Relief

On a separate page or pages, write a short and plain statement of the answer to the allegations in the complaint. Number the paragraphs. The answer should correspond to each paragraph in the complaint, with paragraph 1 of the answer corresponding to paragraph 1 of the complaint, etc. For each paragraph in the complaint, state whether: the defendant admits the allegations in that paragraph; denies the allegations; lacks sufficient knowledge to admit or deny the allegations; or admits certain allegations but denies, or lacks sufficient knowledge to admit or deny, the rest.

B. Presenting Defenses to the Claims for Relief

Write a short and plain statement identifying the defenses to the claims, using one or more of the following alternatives that apply.

why there is no federal–question jurisdicti information)	on or diversity–of–citizenship jurisdiction; see the complaint form j
The court does not have personal ju	urisdiction over the defendant because (briefly explain)
The venue where the court is located	ed is improper for this case because (briefly explain)
The defendant was served but the particle (briefly explain)	process—the form of the summons—was insufficient beca
(briefly explain) "Defendant asserts that the manner	nt with the summons and complaint was insufficient be of service of the summons and complaint was insuffici- ments. The service was effectuated on May 7, 2025, an endant at an address that the defendant does not reside
The complaint fails to state a claim the facts alleged, even if true, are not enough	upon which relief can be granted because (briefly explain gh to show the plaintiff's right to recover)
Another party (name)	needs to be joined (added

		a.	If the basis for subject—matter jurisdiction is diversity of citizenship, state the effect of adding the other party:
			The other party is a citizen of the State of (name)
			Or is a citizen of (foreign nation) The amount o
			damages sought from this other party is (specify the amount)
		b.	If the claim by this other party is based on an alleged violation of a federal constitutional or statutory right, state the basis:
C.	Ident one of avoid other The r COUN	ify an af or more of lance mu s that ma olaintiff's NT I: WR NT III: NE	firmative Defenses to the Claims for Relief firmative defense or avoidance that provides a basis for the defendant to avoid liability for the plaintiff's claims even if the basis for the claim is met. Any affirmative defense or ast be identified in the answer. Include any of the following that apply, as well as any apply. I claim for (specify the claim) ONGFUL DEATH (E'MANI GREEN) COUNT II: SIMPLE BATTERY (E'MANI GREEN) EGLIGENCE COUNT IV: CIVIL CONSPIRACY COUNT V: INTENTIONAL INFLICTION OF COUNT VI: NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS
	is bar	red by (i	dentify one or more of the following that apply):
	1.	Accor	rd and satisfaction (briefly explain)
	2.	Arbiti	ation and award (briefly explain)
	3.	Assun	nption of risk (briefly explain)
	4.	Contri	butory or comparative negligence of the plaintiff (briefly explain)
	5.	Dures	S (briefly explain)

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6.	Estoppel (briefly explain)	
7.	Failure of consideration (briefly explain)	
8.	Fraud (briefly explain)	
9.	Illegality (briefly explain)	
10.	Injury by fellow employee (briefly explain)	
11.	Laches (Delay) (briefly explain)	
12.	License (briefly explain)	
13.	Payment (briefly explain)	
14.	Release (briefly explain)	
15.	Res judicata (briefly explain)	

D.

16.	Statute of frauds (briefly explain)
17.	Statute of limitations (briefly explain) "Count I: Wrongful Death Defendant alleges that Plaintiff's claims are barred, by the applicable statute of limitations, as Plaintiff failed to timely file suit within the period prescribed by law."
18.	Waiver (briefly explain)
19.	Other (briefly explain)
For e facts other what place each	either a counterclaim against the plaintiff or a cross-claim against another defendant, state briefly the showing why the defendant asserting the counterclaim or cross-claim is entitled to the damages or relief sought. Do not make legal arguments. State how each opposing party was involved and teach did that caused the defendant harm or violated the defendant's rights, including the dates and es of that involvement or conduct. If more than one counterclaim or cross-claim is asserted, number
1.	claim and write a short and plain statement of each claim in a separate paragraph. Attach tional pages if needed. The defendant has the following claim against the plaintiff (specify the claim and explain it; include a further statement of jurisdiction, if needed):
 2. 	The defendant has the following claim against the plaintiff (specify the claim and explain it;

Printed Name of Attorney

Bar Number

Street Address

Name of Law Firm

State and Zip Code

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	Telephone Number		
	E-mail Address		

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Filed 06/18/25

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UNITED STATES DISTRICT COURT

for the

WESTERN DISTRICT OF NORTH CAROLINA

CLERK OF COURT

SALLAMONDRA ROBINSON, THE ESTATE OF SHANQUELLA ROBINSON,
Plaintiff,
v.
E'MANI GREEN,
Defendant.

Civil Action No. 3:24-cv-01002-MOC-SCR

PRO SE DEFENDANT'S ANSWER TO THE COMPLAINT

COMES NOW the Defendant, E'mani Green, appearing pro se, and hereby submits this Answer the Complaint filed by Plaintiff as follows:

- A. COUNT I: WRONGFUL DEATH (E'MANI GREEN): Defendant denies the allegations in Paragraph A of the Complaint.
- B. COUNT II: SIMPLE BATTERY (E'MANI GREEN): Defendant denies the allegations in Paragraph B of the Complaint.
- C. COUNT III: NEGLIGENCE (CABO SIX DEFENDANTS): Defendant denies the allegations in Paragraph C of the Complaint.

- D. COUNT IV: CIVIL CONSPIRACY (CABO SIX DEFENDANTS): Defendant denies the allegations in Paragraph D of the Complaint.
- E. COUNT V: INTENTIONAL INFLICTION of EMOTIONAL DISTRESS (CABO SIX DEFENDANTS): Defendant denies the allegations in Paragraph E of the Complaint.
- F. COUNT VI: NEGLIGENT INFLICTION of EMOTIONAL DISTRESS (CABO SIX DEFENDANTS): Defendant denies the allegations in Paragraph F of the Complaint.

PRAYER FOR RELIEF

WHEREFORE, Defendant respectfully requests that the Western District Court of North Carolina enter judgement in favor of Defendant and grant the following:

1. Dismiss the Complaint with prejudice.

Respectfully submitted on June 18th, 2025.

E'mani Green, Pro Se

221 Grandview Terrace

Hartford, CT 06114

Emanigreenn@gmail.com

Pro Se Defendant

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Defendants Answer to the Complaint was served upon all parties of record by Clerk of Court on the 18th day of June, 2025.